## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NORTH CAROLINA WESTERN DIVISION No. 5:13-CT-3041-D

JORGE GALEAS, JR.–MENCHÚ,	)	
Plaintiff,	)	
<b>v.</b>	)	ORDER
FNU GRAY, et al.,	)	
Defendants.	)	

On February 14, 2013, Jorge Galeas, Jr.–Menchú ("Galeas" or "plaintiff"), a state inmate proceeding pro se, filed this action pursuant to 42 U.S.C. § 1983 [D.E. 1]. On May 2, 2013, Galeas filed a motion to "dismiss this complaint with prejudice in order that plaintiff can reject and accept for value the order as is required by UCC 3-419 and by public policy HJR 192" [D.E. 7]. On May 6, 2013, the court granted Galeas's motion for voluntary dismissal, but noted that Galeas is subject to 28 U.S.C. § 1915(g) [D.E. 8].

On May 13, 2013, Galeas filed a "truth affidavit in the nature of supplemental rules for administrative and maritime claims" [D.E. 10], which the clerk docketed as a motion for reconsideration. On May 16, 2013, Galeas filed a motion for entry of default [D.E. 11].

To the extent Galeas's "truth affidavit" [D.E. 10] is a motion, it is frivolous and is DENIED. Galeas's request for entry of default [D.E. 11] likewise is frivolous and is DENIED. The clerk shall not accept any further filings in this case.

SO ORDERED. This day of November 2013.

JAMES C. DEVER III

Chief United States District Judge